1	Claire Loebs Davis, WSBA #39812	
2	ANIMAL & EARTH ADVOCATES, PLLC 20520 105th Ave. SW	
3	Vashon, WA 98070-6557	
4	Tel: (206) 601-8476 claire@animalearthlaw.com	
5	Attorney for Plaintiff	
6		
7	IN THE UNITED STA	TES DISTRICT COURT
8	FOR THE EASTERN DISTRICT OF WASHINGTON	
9		
10	KETTLE RANGE CONSERVATION GROUP,	Case No. 2:21-cv-00161 SAB
11	Plaintiff,	PLAINTIFF'S MOTION TO
12 13	v.	WITHDRAW FEE REQUEST AND CLOSE MATTER
14	U.S. FOREST SERVICE, GLENN CASAMASSA, Pacific Northwest	
15	Regional Forester, U.S. Forest Service,	
16	RODNEY SMOLDON, Forest Supervisor, Colville National Forest,	
17	TRAVIS FLETCHER, District Ranger, Republic Ranger District, U.S. Forest	
18	Service.	
19	Defendants.	
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In their Stipulated Motion Regarding Plaintiff's Motion for Attorney's Fees 1 2 and Bill of Costs (ECF No. 99), the parties notified the Court that they had executed 3 a settlement agreement to resolve the motion, and that Plaintiff would withdraw 4 the motion with prejudice upon satisfaction of the settlement terms. 5 Federal Defendants have now satisfied the terms of the settlement agreement. 6 Accordingly, Plaintiff hereby moves to withdraw with prejudice its Motion for 7 Attorney's Fees and Bill of Costs (ECF No. 86). There being no remaining issues in 8 9 dispute, and upon agreement between the parties, Plaintiff asks the Court to close 10 the above-captioned matter. 11 12 Respectfully submitted this 25th day of July 2024. 13 14 ANIMAL & EARTH ADVOCATES, PLLC 15 s/Claire Loebs Davis 16 Claire Loebs Davis 20520 105th Ave SW 17 Vashon, WA 98070-6557 Tel: (206) 601-8476 18 claire@animalearthlaw.com 19 Attorney for Plaintiff 20 21 22 23

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing was electronically filed with the Clerk of the Court on July 25, 2024, using the Court's electronic filing system, which will send notification of said filing to the attorneys of record that have, as required, registered with the Court's system.

/s/ Claire Loebs Davis
Claire Loebs Davis